Case 2:05-cr-00125-MCE Document 27 Filed 05/16/05 Page 1 0.2 UNITED STATES DISTRICT COURT FOR THE

UNITED STATES DISTRICT COURT FOR THE

EASTERN DISTRICT OF CALIFORNIA

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UNII	ED STATES OF AMERICA,	Plaintiff,	Case #. C	CR.S-0:	5-01 25-MCE 	EPUTYCLERK	
AND	v. REW FELITT BEDENFIELD,)))) Defendant.)	<u>DETENT</u>	<u>rion</u>	<u>ORDER</u>		
A.	Order For Detention After conducting a detention Court orders the above-name						
В.	reasonably assure the By clear and convince		ondition or combinati idant as required. dition or combination	n of co	nditions		
C.	(a) The crim (b) The offer		s the following: charged:	ourt and	d that which was		
	(d) The offer (2) The weight of the (3) The history and c	nse involves a large amous evidence against the de- haracteristics of the defe eral Factors: The defendant appears	ant of controlled subs fendant is high, ndant including:				
	- - - - -	affect whether the defer The defendant has no start a feed and the defendant has no start a feed and the defendant is not a feed affect and the defendant does not a feed and the defendant does not a feed and the defendant of the defendant and the defendant does not a feed a feed and the defendant does not a feed a f	idant will appear. mily ties in the area. leady employment. libstantial financial re long time resident of the	source the cor	es. nmunity.		
	ē.	The defendant has a his The defendant has a sig The defendant has a pri	nificant prior crimina	al recor	er at court proces	dings.	7
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cc: Court/Original U.S. Attorney		y Defense Counsel	Pretrial Services.	N E	Folder	blet	-
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CASE NUMBER: CR.S-05-0125-MCE

(b)	Whether the defendant was on probation, parole, or release by a court; At the time of the current arrest, the defendant was on: Probation Parole Release pending trial, sentence, appeal or completion of sentence.	
(c)	Other Factors: The defendant is an illegal alien and is subject to deportation. The defendant is a legal alien and will be subject to deportation if convicted. Other: The defendant is a legal alien and will be subject to deportation if convicted.	
(4) Rebuttable Presumptions In determining that the defendant should be detained, the court also relied on the foll rebuttable presumption(s) contained in 18 U.S.C. § 3142(e), which the court finds the has not rebutted:		
Additional Directives	(a)(4), 2260, 2421, 2422, 2423, or 2425.	

D.

Pursuant to 18 U.S.C. § 3142(I)(2)-(4), the Court directs that:

The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal; and

The defendant be afforded reasonable opportunity for private consultation with his counsel; and That, on order of a court of the United States, or on request of an attorney for the Government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

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